

PUBLIC RECORD POSTING WEB PLATFORM

MOBOLAJI BABATUNDE OLUPONA, FOREIGN GRANTOR

Mobolaji Babatunde Olupona, American State Grantee

Declaration of the Naturalization Act of July 1779

Witness Testimony #1

Witness Testimony #2

Acknowledgement, Acceptance and Deed of Re-Conveyance

Certificate of Assumed Name with Harris County filing dated 4/18/2024

Act of Expatriation of MOBOLAJI OLUPONA

Act of Expatriation of MOBOLAJI B. OLUPONA

Act of Expatriation of MOBOLAJI BABATUNDE OLUPONA

Cancellation of All Prior Powers of Attorney

Mandatory Notice: Foreign Sovereign Immunities Act

DNA Paramount Claim

Declaration of Political Status

Common Carry Declaration

Baby Deed for Mobolaji Babatunde Olupona

Affidavit of Life by Mobolaji Babatunde Olupona

Notice of Intent – Fee Schedule

Return to: Olupona, Mobolaji B.

c/o 12523 Raia Lane

Houston, Texas 77071

This cover sheet has been added to these recorded documents to provide space for the recording data.

This cover sheet appears as the first page of the document in the official public record.

Do not detach.



Declaration of the Naturalization Act of 1779

I declare that I am the owner and operator of my vessels on Earth from the moment my zygote first formed, together with all DNA and all substance matter in any way associated with me and my incarnation, and I further declare that I accept my divine origin and all honor, right, title, and material interests I am owed;

I declare my political status as an American state national born within the physical borders of Texas;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all Powers of Attorney granted by me or issued under my name prior to this day;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all and any allegiance to any king or prince, any foreign state, foreign government, flag or thing;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, and voluntarily pledged myself to any incorporated entity at all, including but not limited to any incorporated church, synagogue, mosque or temple;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, or voluntarily pledged myself to any foreign sovereign or separated myself from my birthright political status;

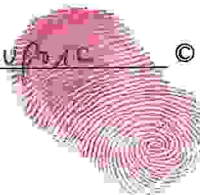
I declare, publish, and affirm under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that my house is established in Harris County and my home is established in Texas and no other presumption or impersonation is allowed;

I declare under the aforementioned penalties that I am a Lawful Inheritor, Landlord, Keeper, and Guardian of the Rightful and Lawful Government of this country, acting with Full Right, Authority, Responsibility and Honor, now and always while my tenure on Earth shall last — and I present this Declaration of the Naturalization Act of 1779 and place it upon the Public Record.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

This Declaration is valid, true, correct, and complete in all jurisdictions of law: air, land, and sea. So signed and sealed this 2nd day of the month of June and the year of 2024.

by: Mabolaji Babatunde Olupona ©
Mabolaji Babatunde Olupona



Recording Secretary and International Notarial Witness

Texas
Williamson County

I, Katherine Mary Soulis, a Texas assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed his signing of this Declaration of the Naturalization Act of 1779, as shown and he also affirmed his testimony as shown before me this 2nd day of June in the year 2024.

The Independent Texans Recording Secretary

Katherine Mary Soulis (e)



Witness Testimony Affirming American State Political Status and Identity

This Witness Testimony verifies the identity of the man/woman shown in this photograph to establish their political status as an American State National or American State Citizen, depending on their choice.

Name appearing in this photo: **Mobilaji Babatunde Olupona**



Physical Address: 12523 Raia Ln., Houston, Texas 77071

Witness: I, Daniyi Olupona, know the lawful person shown in the photo above by the name shown, and I know of their family and history, sufficient to know that they were born at the time and place shown on the face of the referenced Birth Certificate or shown on the accompanying United States Naturalization paperwork.

My relationship to the Declarant is: Father of Mobilaji Olupona and have known him for his entire life.

This testimony is true, complete, and correct to the best of my knowledge and I make it under Penalty of Perjury under the Public Law of The United States of America:

So affirmed this 2nd day of June in the year of 2024.

by: Mobilaji

I may be contacted at: (phone) 281-701-9021

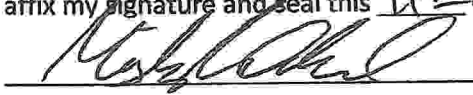
(email) daniyiolupona@gmail.com, or at this mailing address:
12523 Raia Ln. Houston, TX 77071.

Witness Verification by Public Notary

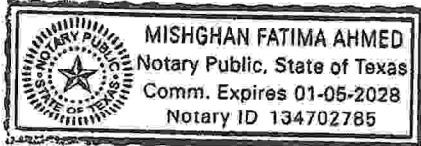
Texas

Harris County

Today, I was visited by the Witness whose signature appears above, and she was properly identified to me and she did sign this record in my presence for the purposes described above, in witness whereof I affix my signature and seal this 14th day of June in the year of 2024.



Notary; my commission expires on: 01-05-2028



Witness Testimony Affirming American State Political Status and Identity

This Witness Testimony verifies the identity of the man/woman shown in this photograph to establish their political status as an American State National or American State Citizen, depending on their choice.

Name appearing in this photo: **Mobolaji Babatunde Olupona**



Physical Address: 12523 Raia Ln., Houston, Texas 77071

Witness: I, Philip Patterson, know the lawful person shown in the photo above by the name shown, and I know of their family and history, sufficient to know that they were born at the time and place shown on the face of the referenced Birth Certificate or shown on the accompanying United States Naturalization paperwork.

My relationship to the Declarant is: FRIEND OF MOBOLAJI OLUPONA FOR THE LAST 13 YEARS.

This testimony is true, complete, and correct to the best of my knowledge and I make it under Penalty of Perjury under the Public Law of The United States of America:

So affirmed this 2nd day of June in the year of 2024.

by: Philip Patterson

I may be contacted at: (phone) 713 876 9462

(email) PHILLIPPAT19@GMAIL.COM, or at this mailing address:

875 N FLORIDA PKWY APT 459, HOUSTON, TX 77079.

Witness Verification by Public Notary

Texas

Harris County

Today, I was visited by the Witness whose signature appears above, and she was properly identified to me and she did sign this record in my presence for the purposes described above, in witness whereof I affix my signature and seal this 4th day of June in the year of 2024.

Mishghan Ahmed Notary; my commission expires on: 01-05-2028



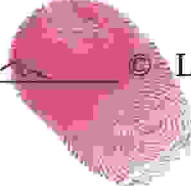
Acknowledgement, Acceptance and Deed of Re-Conveyance

I, the living man, Mobolaji Babatunde Olupona, being of age, of sound mind and in good health, free of all duress or improper consideration hereby acknowledge, accept, and re-convey my given lawful Trade Name, Mobolaji Babatunde Olupona to the land and soil of Texas, my native state, together with all derivative names, including Mobolaji Olupona, Mobolaji B. Olupona, M.B. Olupona, MOBOLAJI BABATUNDE OLUPONA, MOBOLAJI B. OLUPONA, MOBOLAJI OLUPONA, M.B. OLUPONA, MOBOLAGI BABATUNDE V OLUPONA, MOBOLAGI BABATUNDE VI* OLUPONA, MOBOLAGI BABATUNDE VICTOR OLUPONA, Mobolagi B. Olupona, Mobolagi B. V. Olupona, and all other variations however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to me and my estate, and hereby declare their permanent domicile on the land and soil of Texas.

All prior Powers of Attorney, all other prior presumed or granted Executorships, Guardianships, and Agency relationships are terminated and revoked effective with my natural birthday November 19, 1992, as I elect to be recognized as the sole living owner, executor, beneficiary, and agent of my name and estate since my 21st birthday on November 19, 2013.

So said, so signed, and so sealed by my living hand this 2nd day of June in the year 2024 by:

By: Mobolaji Babatunde Olupona © L.S.



Witness Jurat

Texas
Williamson County

I, a Texas assembly Recording Secretary, was visited today by the living man known and identified as Mobolaji Babatunde Olupona and he did sign and seal this Acknowledgement, Acceptance and Deed of Re-Conveyance in my presence and did affirm the same in my sight, whereupon I affix my signature and seal as testimony to these facts:

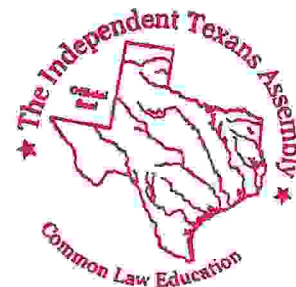
The Independent Texans Assembly Recording Secretary

By: Katherine Mary Sontie



RETURN TO: MOBOLAJI BABATUNDE OLUPONA, GRANTOR

C/O Mobolaji Babatunde Olupona, Administrator
ADDRESS: c/o P.O. Box 20646
HOUSTON, TEXAS 77025



CERTIFICATE OF ASSUMED NAME
NOTICE OF TRANSFER OF RESERVED NAME

Returnee – OLUPONA

certificate of ownership

PROVIDING FOR FILING OF NAME[S] WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145;1907; CHAPTER 145 [H.B.64] OF THE STATE OF WASHINGTON; AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THEN A CORPORATION(S) OR LIMITED PARTNERSHIP, IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL BE FILED WITH THE COUNTY CLERK AND FIXING A PENALTY x 2. TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTENT, A LETTER OF COMPLIANCE WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIBED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES UPON REQUEST BY PRODUCING A BUSINESS LICENSE, A UBI NUMBER, AND A BOND FILLED OUT IN THE C.A.P. NAME ON THIS CERTIFICATE. ARE FINED ON THE SPOT FOR 500.00 IN CONSIDERATION. FEE SCHEDULE; TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF ENGAGEMENT. AND ALSO THE CORRESPONDING SESSION LAWS OF THE STATE OF ALASKA INCLUDING CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (CHAPTER 33 SLA 1966) TRANSFER OF RESERVED NAME.

Whereas GRANTOR is a Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living man known to the public as Mobolaji Babatunde Olupona invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to MOBOALJI OLUPONA and MOBOLAJI BABATUNDE VICTOR OLUPONA and MOBOLAJI B. OLUPONA and any other styles, punctuations, orders, abbreviations or variations of my Trade Name.

REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED MOBOLAJI BABATUNDE OLUPONA AS OF 19 NOVEMBER 1992.

BUSINESS INFORMATION:

LEGAL ENTITY: HEIR GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST

BUSINESS DESCRIPTION: COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY

BUSINESS NAME:

D.B.A MOBOLAJI BABATUNDE OLUPONA and OLUPONA, MOBOLAJI BABATUNDE and MOBOLAJI OLUPONA and MOBOLAJI B. OLUPONA and all and any derivatives thereof in any way related to the ESTATE so NAMED.

PHYSICAL POST OFFICE ADDRESS:

C/O P.O. BOX 20646 HOUSTON, TEXAS 77025

OWNER INFORMATION:

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee:

First Name: Mobolaji

Middle Name: Babatunde

Last Name: Olupona

STYLE: Bicameral & Surname

Post Office Address (Physical):

c/o Post Office Box 20646, Houston, Texas Postal Code Extension 9998

Post Master Location: Location 8205 Braesmain Dr. Houston, Texas Postal Code Extension 9998

THIS CERTIFICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION.

I am claiming the writ of Habeas Corpus to institute and maintain actions of any kind in the courts of "this" state while maintaining true domicile on the land of these United States, to take, hold and dispose of property either Real, Intangible or Personal held in the name of the FOREIGN GRANTOR TRUST dba MOBOLAJI BABATUNDE OLUPONA together with all derivative NAMES and Names and styles thereof, together with guarantee of pre-payment and exemption from Taxes, Tithes, and Fees, together with re-conveying all actual assets rightfully belonging to the Lawful Holder in Due Course.

Under the form of creating a qualification or attaching a condition, the United States and United States of America however styled or construed cannot, in effect, inflict a punishment for a past act which was not punishable at the time it was committed and which was not the knowing, willing, and consensual act of the actual Holder in Due Course of the given name and estate.

All violators, agents, actors under color of law, and actions under color of authority claimed by any corporations, associations, or subcontractors, agencies or agents of any kind or like violating or attempting to violate the political status and Title Order of the Grantee at any time past, present, or future shall be liable severally, and jointly to this certificate as an affidavit of obligation in the normal commercial sense and as such is a severity representing accounts receivable and is a lien upon the real and movable property, malpractice insurance and performance bonds of any such violators and is not dischargeable in bankruptcy court or subject to any probate claim; at all times the owner/holder in due courses' property is exempt from third party levy and all related vessels in commerce and in trade are tax pre-paid.

This shall also serve as Mandatory Notice required under the Foreign Sovereign Immunities Act that the Living Soul, Owner, Proprietor, Holder-in-Due Course, Indemnitee, is a Foreign Sovereign owed all rights, guarantees, and protections of The Constitution for the United States of America and all assets owed to the Priority Creditors of the Territorial United States and the Municipal United States. This Foreign Sovereign, Mobolaji Babatunde Olupona, retains all rights in reversion and is not subject to any conference of citizenship or other merely presumed benefit or obligation.

(continued on page 3)

(continued from page 2)

ISSUED THIS 2nd DAY OF JUNE IN THE YEAR 2024 ON AND FOR THE COUNTY OF WILLIAMSON ON THE STATE OF TEXAS; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.

By: Mobolaji Babatunde Olupona

Signature, all rights reserved.

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, Private Banker, UCC-1-201, 1-308: c/o Mobolaji Babatunde Olupona, TRUE AND REAL TRADE NAME BY MY HAND AND SEAL I TAKE OFFICE WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA: MOBOLAJI BABATUNDE OLUPONA & OLUPONA, MOBOLAJI BABATUNDE VICTOR and ALL DERIVATIVES INCLUDING MOBOLAJI B. OLUPONA and MOBOLAJI OLUPONA at C/O P. O. BOX 20646 HOUSTON, TEXAS 77025, RETURNEE: OLUPONA.

These provisions and copyrights are in effect from November 19, 1992 onward and the Name/NAMES are re-venued and permanently domiciled on the land and soil of the United States and upon land and soil of Texas.

Texas Assembly Recording Secretary Witness and Acknowledgement

Texas
Williamson County

Today before me, a Texas assembly Recording Secretary, visited the living man known to me to be Mobolaji Babatunde Olupona and he did Issue this Certificate of Assumed Name as shown and he also affirmed his testimony as shown before me this 2nd day of June in the Year 2024, in Witness whereof I set my Signature and Seal:

The Independent Texans Assembly Recording Secretary

By: Katherine Mary Soule





OFFICE OF TENESHIA HUDSPETH

COUNTY CLERK, HARRIS COUNTY, TEXAS

Recorded with PublicRecordPosting.com
06/07/2024 at 9:55 PM UTC
on Harris County, Texas
by Mobolaji Babatunde Olupona
Record #: 135884ed-ea03-4932-bc84-8072f9cb6de2
Viewable at: <https://bit.ly/45jpZZI>

1247141
04/18/2024 PERSONAL
\$24.00 ASSUM NTRY

This is to acknowledge receipt of certificate of operation under Assumed Name which was filed in my office for **MOBOLAJI BABATUNDE OLUPONA** under the file number as shown on the cash register validation above, and indexed in the Assumed Name Records as prescribed by law.

The certificate shows

OLUPONA, MOBOLAJI-BABATUNDE



to be the owner(s) of said business.

The period (not to exceed 10 years) during which the assumed name will be used is shown as 10

April 18, 2024

Through

April 18, 2034

Whenever there is a change of ownership, a withdrawal certificate shall be executed and duly acknowledged by the person or persons so withdrawing from or disposing of their interest in said business. Until such certificate has been filed, they shall remain liable for all debts incurred in the operation of said business.

TENESHIA HUDSPETH,
County Clerk, Harris County

Tanesha Mosley

Tanesha Mosley

Deputy County Clerk



P.O. Box 1525 • Houston, TX 77251-1525 • 713-755-6411
www.cclerk.hctx.net

Form No. D-02-02 (Rev. 11/18/2020)

ACT OF EXPATRIATION AND OATH OF ALLEGIANCE

Whereas MOBOLAJI OLUPONA is a naturalized “citizen of the United States” under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure MOBOLAJI OLUPONA willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as “the territories and District of Columbia” (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of his birth known as Texas and does freely affirm his allegiance to the same actual and organic state of the Union and does accept and reclaim his true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Olupona, Mobolaji, c/o Post Office Box 20646, Houston, Texas, Postal Code Extension 77025.

This action I validate, certify, Witness and affirm this 2nd day of June, 2024:

By: Mobolaji Olupona ©
All Rights Reserved
Without Prejudice



Mobolaji Olupona

Texas Assembly Recording Secretary Witness

Texas

Williamson County

Before me this 2nd day of June, 2024 did appear one MOBOLAJI OLUPONA, and he did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

The Independent Texans Assembly Recording Secretary

Katherine Mary Soule ©



ACT OF EXPATRIATION AND OATH OF ALLEGIANCE

Whereas MOBOLAJI B. OLUPONA is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure MOBOLAJI B. OLUPONA willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of his birth known as Texas and does freely affirm his allegiance to the same actual and organic state of the Union and does accept and reclaim his true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Olupona, Mobolaji B., c/o Post Office Box 20646, Houston, Texas, Postal Code Extension 77025.

This action I validate, certify, Witness and affirm this 2nd day of June, 2024:

By: Mobolaji B. Olupona Mobolaji B. Olupona
All Rights Reserved
Without Prejudice



Texas Assembly Recording Secretary Witness

Texas

Williamson County

Before me this 2nd day of June, 2024 did appear one MOBOLAJI B. OLUPONA, and he did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

The Independent Texans Assembly Recording Secretary

Katherine Mary Shurin



ACT OF EXPATRIATION AND OATH OF ALLEGIANCE

Whereas MOBOLAJI BABATUNDE OLUPONA is a naturalized “citizen of the United States” under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure MOBOLAJI BABATUNDE OLUPONA willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as “the territories and District of Columbia” (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of his birth known as Texas and does freely affirm his allegiance to the same actual and organic state of the Union and does accept and reclaim his true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Olupona, Mobolaji Babatunde, c/o Post Office Box 20646, Houston, Texas, Postal Code Extension 77025.

This action I validate, certify, Witness and affirm this 2nd day of June, 2024:

By: Mobolaji Babatunde Olupona Mobolaji Babatunde Olupona
All Rights Reserved
Without Prejudice



Texas Assembly Recording Secretary Witness

Texas

Williamson County

Before me this 2nd day of June, 2024 did appear one MOBOLAJI BABATUNDE OLUPONA, and he did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

The Independent Texans Assembly Recording Secretary

Katherine Mary Louis C

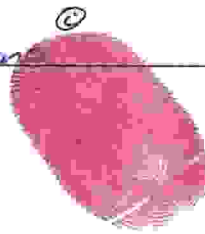


Cancellation of All Prior Powers of Attorney

All prior Powers of Attorney granted by Mobolaji Babatunde Olupona are removed, cancelled, and permanently revoked effective November 19, 1992.

Mobolaji Babatunde Olupona is Attorney-in-Fact for all purposes related to the administration of his estates and all correspondence should be addressed to: Mobolaji Babatunde Olupona, c/o P. O. Box 20646, Houston, Texas 77025.

by: Mobolaji Babatunde Olupona © this 2nd day of June 2024.
All Rights Reserved
Without Prejudice



Recording Secretary and International Notarial Witness

Texas
Williamson County

I, a Texas assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed his signing of this Cancellation of All Prior Powers of Attorney as shown and he also affirmed his testimony as shown before me this 2nd day of June in the year 2024, in Witness whereof I set my Signature and seal:

The Independent Texans Assembly Recording Secretary

by: Karen Mary Soule ©



MANDATORY NOTICE
Foreign Sovereign Immunities Act
Sections 1605 and 1607
NOTICE OF LIABILITY:
18 USC 2333, 18 USC 1341 and 1342

This **MANDATORY NOTICE** is provided to all Territorial United States District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and all Municipal Appointees including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES:

The vessels doing business as Mobolaji Babatunde Olupona, and not limited to Mobolaji Olupona, Mobolaji B. Olupona, M.B. Olupona, MOBOLAJI BABATUNDE OLUPONA, MOBOLAJI B. OLUPONA, MOBOLAJI OLUPONA, M.B. OLUPONA, MOBOLAGI BABATUNDE VI* OLUPONA, MOBOLAGI BABATUNDE VICTOR OLUPONA, Mobolagi B. Olupona, Mobolagi B. V. Olupona together with all derivatives and permutations and punctuations and orderings of these names, are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity: November 19, 1992. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since November 19, 1992.

These vessels are publishing **MANDATORY NOTICE** that they are **Foreign Sovereigns** from the Texas state of **The United States of America**. This is your **MANDATORY NOTICE** that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with **MANDATORY NOTICE** that these vessels are **not subject** to Territorial or Municipal United States law and are owed **The Law of Peace**, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers and employees who otherwise have no permission to approach or address them.

Any harm resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subject to full commercial liability and penalties: 18 USC 2333, 18 USC 1341 and 1342.

So said, signed, and sealed this 2nd day of June, 2024 in Williamson County, The United States of America:

By: Mabolaji Babatunde Olupona © Mobolaji Babatunde Olupona.

All Rights Reserved



Texas Assembly Recording Secretary Witness

Texas
Williamson County

Before me this 2nd day of June, 2024 did appear one MOBOLAJI OLUPONA, and he did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

The Independent Texans Assembly Recording Secretary

Katherine Mary Sulis ©



Paramount Claim of the Life and the Estate of the Mobolaji Babatunde Olupona

Born November 19, 1992 in Houston, Texas

Olaniyi Olupona X Wummy Lowo

Wedded June 20, 2010

Houston, Texas

The United States of America

Whereas I, the living man known as Mobolaji Babatunde Olupona, am the result of the life and love and physical embodiment of my parents, the living man known as Olaniyi Olupona and the living woman known as Wummy Lowo Olupona were lawfully wedded in Houston, Texas in the calendar year 2010, now therefore I am their living son from the moment of conception and from the first combining of their unique genetic code to create my unique genetic code and my zygote in support of my physical embodiment then and now, and as I am the only true and surviving inheritor, I hereby publish my claim and recording of the facts:

The Afterbirth composed of a placenta, umbilical cord, and fetal tissues which accompanied me into this world and which was in possession of my DNA was never a viable separate living organism and was instead a portion of my flesh akin to any hair, skin, or other representation of my genetic content, that was not abandoned, not donated, and not returned to me or my parents for burial. No separate estate, living status, ownership interest or death apart from my own life may be claimed in behalf of the Afterbirth or other waste resulting from my birth, from my shedding of hair, my shedding of skin, the deposit of my fingerprints or any other DNA-containing substance whatsoever.

I hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

As witness to my claims, I here affix the Signature and Seal of my Lawful Person, retaining all rights and prerogatives thereof:

By: Mobilaji Babatunde Olupona © Living Soul. All Rights Reserved

Texas Assembly Recording Secretary Witness

Today, on the 2nd day of June, in the year 2024, I was visited by a son properly identified or known to me to be Mobolaji Babatunde Olupona and he did establish this record before me and sign it for the purposes stipulated herein, and I do accordingly add my signature and seal:

The Independent Texans Assembly Recording Secretary Witness

By: Katherine Mary Dabhi ©



Declaration of Political Status

I, the living man, Mobolaji Babatunde Olupona, affirm and declare that I am an American State National and have returned to my lawful birthright political status as a Texan. As a member of the General Public, I keep the peace and I uphold the Public Law.

I am an Inheritor of and Living and Present Heir to the Trust Indenture established by the unanimous Declaration of Independence, 1776, the Organic Laws of my State and Country, and the applicable Unrevised United States Statutes at Large as they pertain to the general populace and the Military Law of Peace.

I claim all guarantees provided by three Federal Constitutions, all rights, all remedies, and all exemptions, including but not limited to:

1. Reversionary Trust Interest, 12 USC 95(a)
2. Regulation Z
3. Lawful Money
4. The Enabling Clause, before every Act of Congress
5. The Brother's Keeper Clause, 18 USC 241 and 242
6. West Virginia v. EPA (2022) and antecedent case Norton v. Shelby County, 118 U.S. 425 (1886)

I am not a pauper, debtor, rebel, combatant, foreign agent, public dependent, U.S. Citizen, a Municipal citizen of the United States, or in any way separated from the organic States of the Union.

This I declare and affirm under penalty of perjury under the Public Law of The United States of America.

So Autographed and so Sealed this 2nd day of June in the year 2024.



Texas
Williamson County

Mobolaji Babatunde Olupona
Mobolaji Babatunde Olupona ©
All Rights Reserved, Without Prejudice



Assembly Recording Secretary Witness



Assembly Recording Secretary, By:

Katherine Mary Soulis ©



Common Carry Declaration

I, Mobolaji Babatunde Olupona, a living man over the age of 21, a declared American State National of sound mind and body, do affirm and declare that I responsibly exercise my right to bear arms, as a peaceful, private American, in fulfilling my duty to uphold the public law and keep the peace. I will utilize my weapons through visible or concealed carry as is appropriate.

So signed and sealed this 2nd day of June, 2024.

By: Mobolaji Babatunde Olupona ©
Mobolaji Babatunde Olupona ©
All Rights Reserved
Without Prejudice


Recording Secretary and International Notarial Witness

Texas

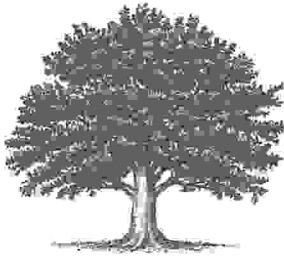
Williamson County

I, a Recording Secretary and International Notarial Witness approved by The Independent Texans Assembly, do hereby affirm that the Declarant has been positively identified, and I have witnessed his signing of this Common Carry Declaration before me this 2nd day of June in the year 2024.

The Independent Texans Assembly Recording Secretary

By: Katherine May Sonnie ©



Deed of Land Recording [RE395725411US]

American Common Law Copyright and Trademark of Trade Name

Mobolaji Babatunde Olupona

On the 19 day of November in the year 1992 Anno Domini at the hour and minute of 3:41 p.m., a new baby was born on the land of Harris County in the Texas State to the Olupona Family and was given the name: Mobolaji Babatunde Olupona.

The private natural biological parents are: Olaniyi Yusef Olupona Father, born February 19, 1957 on the land of the foreign country: Nigeria & Wummy Lowo Mother, born July 30, 1966 on the land of foreign country: Nigeria.

The family lives in the Harris County of the Texas State near Houston, Texas, and keeps the mailing address: c/o P.O. Box 20646, Houston, Texas [77025-9998]

This baby is their first living child and first son.

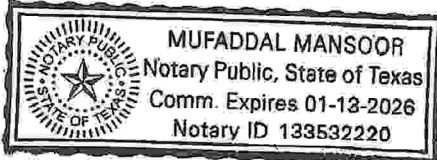
Witness Jurat

In Witness of these facts, before me, a Public Notary, appeared Mobolaji Olupona a private, natural, people and did present proofs of their identity and was deposed and did swear to or affirm these facts from Without the United States and did proclaim them under penalty of perjury and did sign this Deed in confirmation of all the above on April 16, 2024:

By: Mufaddal Notary

By: Mufaddal Witness

My commission expires on: 01-13-2026



AFFIDAVIT OF LIFE

I, Mobolaji Babatunde of the family of Olupona, Affiant, being over the age of eighteen (18) years, competent to witness does state for the public record the following:

1. That the public record on file with the Office of the Registrar of the State of Texas located at 1019 Brazos Austin, Texas, Houston, Texas shows that the entity known as Mobolaji Olupona took the first breath of life on the nineteen day of the month of November in the year one- thousand nine- hundred and ninety-two (19 November 1992), and
2. That as of the date of this Affidavit of Life the entity known as Mobolaji Babatunde Olupona is still a living, breathing man;
3. Since the nineteen day of the month of November in the year of one-thousand nine-hundred and ninety- two (19 November 1992) has not surrendered nor abandoned any claims of life nor of any and all claims of estate to include but not limited to MOBOLAJI BABATUNDE VICTOR OLUPONA, MOBOLAGI BABATUNDE VICTOR OLUPONA MOBOLAJI OLUPONA, OLUPONA, MOBOLAJI, BABATUNDE, and
4. That the attachments (Exhibit A and Exhibit B) to this affidavit are considered as Points and Authorities of Law, and
5. Further Affiant saith naught.

I, Mobolaji Babatunde of the family of Olupona, do affirm that I have read the above affidavit and do know the contents to be true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

By: Mabolaji - Babatunde : olupona

*As Spirit, Sole Possessor of One's mortal vessel
Private Living Man of God, Foreign Transient
Personne Physique - : olupona: babatunde – mobolaji
Non-Domestic, Non-person, without the U.S.
Without prejudice, without recourse
UCC 1-308(1-207) 1-103.6, 1-203*

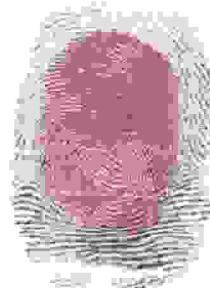


Exhibit A

Corpus Juris Secundum

Section 16, Page 892:

FACT OF DEATH: Death of the person on whose estate administration is sought is a jurisdiction requisite; and while the presumption of death arising from absence may present prima facie case sufficient to warrant a grant of administration, yet if it subsequently develops that such person was in fact alive, the administration is void.

While it is true that the presumption of death arising from a person's absence, unheard from, for a considerable length of time, see "Death Section 6", may present a prima facie case sufficient to warrant a grant of administration on his estate, the arising of such resumption does not take the case out of the operation of the general rule on the subject, and if it is made to appear that the person was in fact alive at the time such administration was granted, the administration is absolutely void. Although, that payment to an administrator of an absentee who is not in fact dead is no defense against the absentee or his legal representative, nor cost and disbursement incurred by such administrator a legal charge against to the rights of the creditors whom he has paid. It has been considered, however that the invalidity of the administration does not relate back, but that it is invalid only the time when the presumption of death is rebutted.



Exhibit B

This version of this statute is extracted from the UK Statute Law Database (SLD). It is not necessarily in form in which it was originally enacted but is a revised verison, which means that any subsequent amendments to the text and other effects are incorporated with annotations.



Cestui Que Vie Act 1666

1666 CHAPTER 11

An Act for Redresse of Inconveniences by want of Proofe of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend.

Annotations:

Editorial Information

X1 Abbreviations or contractions in the original form of the Act have been expanded into modern lettering in the text set out above and below

Modifications ect. (not altering text)

C1 Short title "The Cestui que Vie Act 1666" given by Statute Law Revision Act 1948 (c. 62), Sch. 2 C2

Preamble omitted in part under auth of Statute Law Revision Act 1948 (c. 62), Sch. 1 _ .

C3 Certain words of enactment repealed by Statute Law Revision Act 1888 (c. 3) and remainder omitted under authority of Statute Law Revision Act 1948 (c. 62), s. 3

Annotations:

Editorial Information

X1 Abbreviations or contractions in the original form of this Act have been expanded into modern lettering in the text set out above and below

Modifications etc. (not altering text)

C1 Short title "The Cestui que Vie Act 1666" given by Statute Law Revision Act 1948 (c. 62), Sch. 2 C2

Preamble omitted in part under authority of Statute Law Revision Act 1948 (c. 62), Sch. 1

C3 Certain words of enactment repealed by Statute Law Revision Act 1888 (c. 3) and remainder omitted under authority of Statute Law Revision Act 1948 (c. 62), s. 31

Cestui que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestui que vie were dead.

If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere absent themselves in this Realme by the

space of seaven yeares together and noe sufficient and evident proofe be made of the lives of such person or persons respectively in any Action commenced for recovery of such Estate depended shall be accounted Reverisoneers their Heires or Assigne, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person soe remaining beyond the Seas or otherwise absenting himself were dead

II]..... FI

Annotations:

Amendments (Textual)

F1 S. II repealed by State Law Revision Act 1948 (c.62), Sch.1
III] F2

Annotations:

Amendments (Textual)

F2 S. III repealed by Statute Law Revision Act 1863(c. 125)
IV]

If the supposed dead Man prove to be alive, then the Title is revested. Action for mean Profits with Interest. X2 Provided always That if any person or [X3 person or] person shall be evicted out of any Lands or Tenements by virtue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne againe from beyond the Seas, or shall on proofe in any Action to be brought for recovery of the same [to] be made appeare to be living; or to have beene living at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was outed of the same his or their Executors Administrators or Assigne shall or may reenter reposesse have hold and enjoy the said Lands or Tnements in his or their formers Estate for and during the Life or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depends shall be liveing, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or the Profits of the said Lands or Tenements recover for and from the time of the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or any of them respectively as well in the case when the said person or persons upon whose life or lives such Estate or Estates did depends are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveing.

Annotations:

Editorial Information

X2 annexed to the Original Act in a separate Schedule

X3 Variant reading of the text noted in The Statutes of the Realm as follows: O. omits [O. refers to a collection in the library of Trinity



WITNESSES

We, the undersigned witnesses, attest that we individually and collectively know the entity known as Mobolaji Babatunde Olupona to be alive and breathing and that he is not lost beyond the sea, but walks among us upon the land, and that we did witness him affix his autograph to the above

AFFIDAVIT OF LIFE and also to place his right thumb print in his own blood upon this document.

By: Mobilaji Olupona

General Post Office
Houston, Texas Republic

By: Shoeb Ali

General Post Office
Houston, Texas Republic



Mobolaji-Babatunde: Olupona UCC3-204, dba

MOBOLAJI BABATUNDE OLUPONA

Acting in the capacity of a Private Attorney General

c/o P.O. Box 20646

Houston, Texas Republic

Near [77025] non-domestic, non-person

bjolupona@gmail.com



Notice of Intent- Fee Schedule

To Whom It May Concern:

The annexed Notice of Intent – Fee Schedule is a schedule of mandatory fees instated by the Secured Party Creditor, Mobolaji Babatunde Olupona ©, Authorized Representative on behalf of MOBOLAJI OLUPONA ©, MOBOLAJI B. V. OLUPONA © and MOBOLAJI BABATUNDE VICTOR OLUPONA ©, Ens Legis. I, Mobolaji Babatunde Olupona ©, do hereby set forth fees to be instated in any business dealing with MOBOLAJI OLUPONA ©, MOBOLAJI B. OLUPONA © and MOBOLAJI BABATUNDE OLUPONA ©, for any business conducted relevant to this schedule. Fees are due and MUST be paid before said business can commence. In the event that invoicing becomes necessary, invoiced amounts are due fifteen days after day of receipt. If said fees are not met, it is the right of the Secured Party Creditor, Mobolaji Babatunde Olupona ©, to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice. Secured Party Creditor, Mobolaji Babatunde Olupona ©, is the only Authorized Representative to alter, void, and/or enforce said fees and may do so at any time.

All Rights Reserved,



b) *Mabolaji Babatunde Olupona*
Mobolaji Babatunde Olupona ©, American State National
Secured Party Lien Creditor, Authorized Representative for
MOBOLAJI B. V. OLUPONA ©, Ens Legis
Without Prejudice

Witness and Acknowledgement

Texas State
Williamson County

A living man affirmed before me, a Recording Secretary, on this 2nd day of June, 2024, that Mobolaji Babatunde Olupona, personally appeared and known to me to be the man whose name is referenced within the instrument and acknowledged to be the same.

Autograph: by: *Kathrine Mary Jenkins* ©

My Notary Commission expires (Not Applicable for Recording Secretaries): N/A

Notice of Intent- Fee Schedule

Recorded with PublicRecordPosting.com
 06/07/2024 at 9:55 PM UTC
 on Harris County, Texas
 by Mobolaji Babatunde Olupona
 Record #: 135884ed-ea03-4932-bc84-8072f9cb6de2
 Viewable at: <https://bit.ly/45jpZI>

Private Easements Schedule

Penalty for Private Use	\$250,000
-------------------------	-----------

Public Easements Schedule

Penalty for Public Use	\$250,000
------------------------	-----------

These fees will be mandated upon the informant listed on the traffic citation ticket(s), arrest warrants, detention orders, seizure orders.

Produce trade name materials:

a. Name	\$ 50,000
b. Drivers License Number	\$ 50,000
c. Social Security Number	\$ 100,000
d. Retinal Scans	\$ 5,000,000
e. Fingerprinting	\$ 200,000
f. Photographing	\$ 200,000
g. DNA	\$ 5,000,000
1. Mouth swab	\$ 5,000,000
2. Blood samples	\$ 5,000,000
3. Urine samples	\$ 5,000,000
4. Breathalyzer testing	\$ 5,000,000
5. Hair samples	\$ 5,000,000
6. Skin samples	\$ 5,000,000
7. Clothing samples	\$ 5,000,000
8. Forced giving of fluids/samples	\$ 5,000,000

Issue Traffic citations and tickets of any traffic nature:

a. Citations	\$ 60,000
b. Warning issued on Paper Ticket	\$ 25,000

Appearance in court because of traffic citations:

a. Time in court	\$ 75,000/hr with 1 hour min.
b. If Fine is imposed	\$ 500,000

Car / Personal Property Trespass, Carjacking, Theft, Interference with Commerce,

a. Agency by Estoppel	\$ 50,000
b. Color of Law	\$ 150,000
c. Implied Color of Law	\$ 150,000.
d. Criminal Coercion	\$ 500,000
e. criminal Contempt of court	\$ 500,000



Notice of Intent- Fee Schedule

f. Estoppel by Election	\$ 350,000
g. Estoppel by Laches	\$ 350,000
h. Equitable Estoppel	\$ 500,000
i. Fraud	\$ 1,000,000
j. Fraud upon the court	\$ 2,000,000
k. Larceny	\$ 250,000
l. Grand Larceny	\$ 250,000
m. Larceny by Extortion	\$ 1,000,000
n. Larceny by Trick	\$ 1,000,000
o. Obstruction of Justice	\$ 100,000
p. Obtaining Property by False Pretenses	\$ 1,000,000
q. Simulating Legal Process	\$ 1,000,000
r. Vexatious Litigation	\$ 5,000,000
s. Trespass upon Motor Conveyance	\$ 100,000
t. Unauthorized Relocation of Motor Conveyance	\$ 100,000
u. Seizure of Motor Conveyance	\$ 100,000
v. Theft of License Plate	\$ 10,000
w. Unlawful Lien on Motor Conveyance	\$ 50,000

Use of trade name protected material under threat, duress, and/ or coercion:

a. Name written by the informant	\$ 250,000
b. Drivers License written by informant	\$ 150,000
c. Social Security Number written by informant	\$ 150,000
d. Miscellaneous Material written by informant	\$ 500,000



Produce any personal information/property for any kind of business interaction:

a. Financial Information	\$ 100,000
b. Property inside of motor vehicle	\$ 150,000

Notice of Intent- Fee Schedule

Time Usage for traffic stops:

a. 30 minutes	\$ 5,000/30 minutes min
b. 60 minutes	\$ 10,000
c. 90 minutes	\$ 15,000

Court Appearance Schedule

These fees MUST be paid immediately after my case is finished. Failure to pay fines and fees will have an additional fee of \$5000.00 for breach of contract.

Demand for Appearance in court:

a. My Appearance	
a. under protest and duress:	\$ 75,000/hour
b. Voluntarily	\$ 10,000/hour

Use of trade name material

a. Name	
a. under protest and duress:	\$ 25,000
b. Voluntarily	\$ 10,000
b. Drivers License	
a. under protest and duress:	\$ 25,000
b. Voluntarily	\$ 10,000
c. Social Security Number	
a. under protest and duress:	\$ 25,000
b. Voluntarily	\$ 10,000
d. Miscellaneous Material	\$ 25,000
e. Produce any personal information for any kind of business interaction:	
a. Financial Information	\$ 10,000
b. Drivers License	\$ 10,000
c. Social Security Number	\$ 250,000
d. Any documents produced by me	\$ 10,000 per document



Notice of Intent- Fee Schedule

Time usage for court appearances:

a.	30 minutes		
a.	Under Protest and Duress	\$	33,500
b.	Voluntarily	\$	10,000
c.	60 minutes	\$	75,000
d.	Voluntarily	\$	20,000
b.	90 minutes or more		
a.	Under Protest and Duress	\$	100,500
b.	Voluntarily	\$	30,000

Trespass-Fee Schedule

Trespass by public official(s), police officer(s), judge(s), attorney(s), Corporation(s)and other fictional entities as well as all others who desire to contract:

a.	Failure to honor God Given Rights	\$20,000
b.	Failure to honor Oath of Office	\$50,000
c.	Failure to honor Constitutional Oath	\$50,000
d.	Failure to honor Written and/or Oral Word	\$ 5,000
e.	Silence/Dishonor/Default	\$ 5,000
f.	Failure to honor /No Bond	\$ 5,000
g.	Phone call to telephone number used by Secured Party including from alleged debt collectors	\$ 5,000 each
h.	Telephone message left on Secured Party phone Service or equipment	\$ 5,000 each
i.	Use of Street Address/Mailing location of Secured Party	\$ 5,000 each
j.	Time Waiting for Scheduled Service hour	\$ 1,000 Minimum or per



Notice of Intent- Fee Schedule

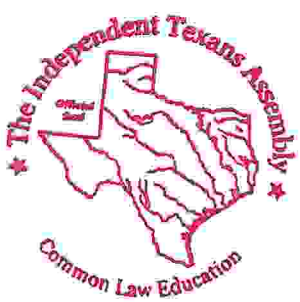
k.	Detention from Free Movement and/or cuffed per hour	\$ 75,000 Minimum or
l.	Incarceration per hour	\$ 75,000 Minimum or
m.	Failure to Follow Federal and/or State Statutes, Codes, Rules and/or Regulations	\$ 50,000
n.	Failure to State a Claim upon which Relief Can Be Granted	\$25,000
o.	Failure to Present a Living Injured Party	\$100,000
p.	Failure to Provide Contract Signed by the Parties	\$100,000*
q.	Failure to Provide IRS 1099OID(s), and Other IRS Reporting Form(s) Requirements upon Request	\$100,000*
r.	Default By Non Response or Incomplete Response	\$100,000*
s.	Fraud	\$1,000,000*
t.	Racketeering	\$1,000,000*
u.	Theft of Public Funds	\$1,000,000*
v.	Dishonor in Commerce	\$1,000,000*
w.	Failure to pay Counterclaim in full within (30) Thirty Calendar Days of Default as set forth herein	\$1,000,000**
x.	Perverting of Justice Judgment	\$ 1,000,000*
y.	Use of Common-law Trade-name/Trade-mark After One Warning (per each occurrence)	\$ 50,000 Each
w.	Forcing psychiatric evaluations	\$ 500,000 per day
x.	Refusal to provide adequate and proper nutrition while incarcerated	\$ 50,000 per day
y.	Refusal to provide proper exercise while incarcerated	\$ 50,000 per day



Notice of Intent- Fee Schedule

z. Refusal to provide proper dental care while

Incarcerated	\$ 50,000 per day
aa. Forced giving of body fluids	\$ 5,000,000 per day
bb. Forced injections/inoculations, vaccines	\$ 5,000,000 per day
cc. Forced separation from marriage contract	\$ 160,000 per day
dd. Confiscation/kidnapping of a body not a US	
Citizen	\$ 1,600,000 per day
ee. Corporate State continuing a mortgage for more	
Than five years in violation of Banking Act of	
1864 which takes precedence over current	
Statutes at large	\$ 1,600,000 per day
Attempted extortion of funds from birth certificate	
account, Social security account or any other	
associated accounts by fraud, deception and	
or Forgery by any agent, entity or corporation	\$ 6,000,000 per count or
charge	
ff. Attempted extortion of signature	\$ 6,000,000 per count or charge
gg. Attempted forgery of signature	\$ 6,000,000 per count or charge



*Per Occurrence and Includes any Third-Party Defendant

** All claims are stated in US Dollars which means that a US Dollar will be defined, for this purpose as a One Ounce Silver Coin of .999 pure silver or the equivalent par value as established by law or the exchange rate, as set by the US Mint, whichever is the higher amount, for a certified One Ounce Silver Coin (US Silver Dollar) at the time of the first day of default as set forth herein; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par Value as indicated above.

Total damages will be assessed as the total amount of the damages as set forth herein times three (3) for a total of all damages as set forth in subsections a-w added to three (3) times the damages for punitive or other additional damages.

Notice of Intent- Fee Schedule

Kidnapping (if an alleged officer removes free soul more than 5 feet from free soul's property without just cause, it IS kidnapping)

\$ 50,0000

Services to others and/or Corporation(s):

- | | |
|--|---------------------------------------|
| a. Studying
while under threat, duress, coercion | \$ 500 per hour
\$ 75,000 per hour |
| b. Analyzing
while under threat, duress, coercion | \$ 500 per hour
\$ 75,000 per hour |
| c. Research
while under threat, duress, coercion | \$ 500 per hour
\$ 75,000 per hour |
| d. Preparing Documents
while under threat, duress, coercion | \$ 500 per hour
\$ 75,000 per hour |
| e. Answering Questions
while under threat, duress, coercion | \$ 500 per hour
\$ 75,000 per hour |
| f. Providing Information
while under threat, duress, coercion | \$ 500 per hour
\$ 75,000 per hour |

If invoiced, payment is due 15 days after receipt date.

Make all payments to:

**Mobolaji Babatunde Olupona
c/o PO Box 20646
Houston, TX [77025-9998]**

